

The Gazette of India



PUBLISHED BY AUTHORITY

No. 34] NEW DELHI, SATURDAY, AUGUST 25, 1956

NOTICE

The undermentioned Gazettes of India Extraordinary were published upto the 18th August 1956—

Issue No.	No. and date	Issued by	Subject
236	S.R.O. 1840, dated the 6th August 1956.	Election Commission, India.	Extension of the period within which claims and objections may be filed in respect of the electoral rolls for the constituencies in the State of Ajmer.
237	S. R. O. 1841, dated the 10th August 1956.	Ditto	Designation of Returning Officers for each of the Parliamentary constituencies in the State of Assam.
	S. R. O. 18-2, dated the 10th August 1956.	Ditto	Appointment of Assistant Returning Officers for each of the Parliamentary constituencies in the State of Assam.

Copies of the Gazettes Extraordinary mentioned above will be supplied on indent to the Manager of Publications, Civil Lines, Delhi. Indents should be submitted so as to reach the Manager within ten days of the date of issue of these Gazettes.

PART II—Section 3

Statutory Rules and Orders Issued by the Ministries of the Government of India (other than the Ministry of Defence) and Central Authorities (other than the Chief Commissioners).

ELECTION COMMISSION, INDIA

New Delhi, the 10th August 1956

S.R.O. 1845.—It is hereby notified for general information that the disqualifications under clause (c) of section 7 and section 143 of the Representation of the People Act, 1951 (XLIII of 1951), incurred by the persons whose names and addresses are given below, as notified under notification No. MD-P/2/56/(8)BYE,

dated the 19th June, 1956, have been removed by the Election Commission in exercise of the powers conferred on it by the said clause and section 144 of the said Act respectively:—

Shri Subbarathinam, No. 22, Deivasigamani Mudaliar Road, Mirsapet, Madras.

Shri P. M. Sundararajan, 33, Kumbalamman Koil St., Madras.

[No. MD-P/2/56(10)BYE.]

New Delhi, the 13th August 1956

S.R.O. 1846.—In exercise of the powers conferred by sub-section (1) of section 13A of the Representation of the People Act, 1950, the Election Commission, in consultation with the Government of Travancore-Cochin, hereby nominates Shri V. Krishna Moorthy Iyer, Secretary, Legislative Assembly and Secretary to Government (Elections), as the Chief Electoral Officer for that State with effect from the 2nd August, 1956.

[No. 154/56.]

S.R.O. 1847.—In exercise of the powers conferred by sub-section (1) of section 13A of the Representation of the People Act, 1950, the Election Commission, in consultation with the Government of Kutch, hereby nominates Shri N. Y. Samarth, B.A., L.S.G.D., Collector, Kutch, as the Chief Electoral Officer for that State during the absence on leave of Shri T. M. Sheth, M.A.L.L.B., Bar-at-Law, Collector and District Magistrate, Bhuj.

[No. 154/23/56.]

By Order,

A. KRISHNASWAMY AIYANGAR, Secy.

MINISTRY OF LAW

New Delhi, the 20th August 1956

S.R.O. 1848.—In exercise of the powers conferred upon him by sub-section (2) of section 17 of the Government of Part 'C' States Act, 1951 (49 of 1951), and acting in accordance with the opinion of the Election Commission obtained under sub-section (3) of the said section and set out in the Appendix hereto, the President has rejected the petition, dated the 12th December, 1955, submitted by Shri Hukum Chand Jain against Shri Yadvendra Singh, a Member of the Vindhya Pradesh Legislative Assembly.

APPENDIX

ELECTION COMMISSION, INDIA

OPINION

In Re: Yadvendra Singh, M.L.A., Vindhya Pradesh

On the 12th December, 1955, the Petitioner, one Hukam Chand Jain of Rewa, Vindhya Pradesh, submitted a petition to the President praying that the Respondent, Shri Yadvendra Singh, a member of the Vindhya Pradesh Legislative Assembly, "should be disqualified for being chosen as, and for being, a member of the Legislative Assembly of Vindhya Pradesh under article 102(1) (e) of the Constitution of India read with sub-section (d) of section 7 of the Representation of the People Act, 1951, and section 17 of the Government of Part C States Act, 1951." The Petitioner alleges that the Respondent had entered into a contract with the Vindhya Pradesh Government before his election to the Assembly for the performance of services, *viz.*, for conducting a civil suit on behalf of the Government and that this contract subsisted even after such election and as such he should be held to be disqualified for being a member of the Assembly. In pursuance of section 17(3) of the Government of Part C States Act, 1951, the President forwarded the petition to the Election Commission on the 20th January, 1956, and sought its opinion on the question raised by the Petitioner, namely, whether the Respondent, Shri Yadvendra Singh, has become subject to a disqualification mentioned in article 102(1) (e) of the Constitution.

2. The Election Commission fixed the 6th of July, 1956, as the date for hearing the parties at Rewa and both parties were duly informed thereof. The Petitioner did not choose to appear at the hearing and press his petition. The Respondent, Shri Yadavendra Singh, was present at the hearing with his lawyers. Such failure on the part of the Petitioner to support his petition cannot, however, stand in way of an enquiry being held into a matter like this. On the other hand, once a question of disqualification of a member of a House of Legislature has been raised, the Commission is required by the Constitution to give its opinion to the President, the Rajpramukh or the Governor, as the case may be, so that the latter may decide the question finally in accordance with the provisions of the Constitution and the law.

3. The Commission accordingly heard the petition and held the enquiry *ex parte* on the date fixed at Rewa.

4. The admitted facts of the case are as follows:—

On the 21st October, 1954, the Respondent, Shri Yadavendra Singh, was appointed by the Government of Vindhya Pradesh as a "special counsel" (Advocate) to conduct on behalf of the Government a civil suit instituted against it in the court of the District Judge Rewa, by one Bhagwan Das Shobha Lal Jain. The consolidated fee payable to Shri Singh was settled at Rs. 3,000/- On the 22nd December, 1954, Shri Singh filed his nomination paper for election to the Vindhya Pradesh Legislative Assembly from the Rewa Constituency. On the 7th February, 1955, he was declared by the Returning Officer of the Constituency to have been elected. The result of the election was published in the Vindhya Pradesh Government Gazette on the 14th February, 1955, and the Respondent was sworn in as a member of the Assembly on the 21st February, 1955. The above-mentioned civil suit was still pending at that time and the Respondent did not formally inform the Government of his dissociation from the conduct of the suit in its behalf until the 24th March, 1955.

5. The petitioner, Shri Jain, alleged in his petition that the Respondent, Shri Singh, continued to act as the special counsel for the Government on the basis of the afore-said contract even after his election as a member of the Legislative Assembly and in fact conducted the case on behalf of the Vindhya Pradesh Government until the 23rd March, 1955. It appears, however, from the original record of the suit that no signature of the Respondent as the Government's Advocate appears on the order sheet of the suit after the 12th February, 1955, although it seems to be a customary practice in the local courts, as elsewhere in India, that the Advocates of both sides append their initials on the order sheet on every date of the hearing in token of having been informed of the order passed on that date by the court. The record shows that after the 12th February it was the junior lawyer for the Government who appended his signature on the order sheet. This tends to support the Respondent's contention during the hearing that he had ceased in fact to act as the special Government Advocate after the 12th February, 1955. It may be noted here, however, that in this rejoinder, the Respondent asserted that he had ceased to act for Government in the suit after the 15th January, 1955. This assertion is clearly not in accordance with facts. It further appears that a petition was filed on the 11th January, 1955, by Bhawan Das Shobha Lal Jain, the plaintiff in the suit alleging that Shri Singh had been his lawyer in an earlier connected suit and had thus the advantage of a full knowledge of the vital facts of the plaintiff's case. He accordingly prayed that Shri Singh should not be allowed by the court to appear against him in the suit under trial. After hearing the parties, the District Judge cancelled Shri Singh's vakalatnama on the 23rd March, 1955. Shri Singh immediately informed the Government by a letter, dated the 24th March, 1955, that his power (vakalatnama) had been cancelled by the court. By an order dated the 30th March, 1955, the Government appointed another advocate to conduct its defence in the suit as its "special counsel". By the same order, a lump sum of Rs. 500/- was sanctioned by Government to the Respondent as his fees for the work done by him so far in the suit. A letter of the Judicial Secretary to the Government of Vindhya Pradesh, dated the 29th September, 1955, to the Comptroller further shows that the above amount of Rs. 500/- had been sanctioned for payment to the Respondent in respect of the period up to and including the 12th February, 1955. It may be mentioned here, however, that in his letter of the 24th March, 1955, Shri Singh had asked for his fees for having conducted the suit "so far". In view of the facts already mentioned above, the Commission feels that this statement cannot be legitimately taken to be an admission by the Respondent that he continued in fact to be the special counsel of the Vindhya Pradesh Government up to the 24th March, 1955.

6. Assuming that acceptance of such appointment as a "special counsel" of Government in a suit amounts to a disqualification under section 7 (d) of the Representation of the People Act, 1951, as alleged by the Petitioner, it is clear from the facts mentioned above that such disqualification was already in existence on the date the Respondent presented his nomination paper as a candidate at the election as also on the date of his election as a member of the Assembly. This question of disqualification was not raised before the Returning Officer at the time of the scrutiny of nominations. Nor was any election petition filed against the Respondent on the ground that his nomination paper had been improperly accepted although he was disqualified by law to be a candidate. It is now settled that no question of the disqualification of a member of a legislature can be raised under article 103 or 192 of the Constitution when such disqualification existed before his election as such member. The Supreme Court has held in the case of Election Commission V. Saka Venkata Rao (2 ELR 499) that the disqualifications contemplated by these articles must be such as member of a legislature incurs or becomes subject to only after he has been elected as such member and that any enquiry into a disqualification which has been incurred before the member's election is without jurisdiction and *ultra vires* of the relevant provisions of the Constitution.

7. The next question that arises is whether the disqualification in this case can be said to be a continuing one, that is whether each appearance made by the Respondent in the suit as the special counsel on behalf of the Government of Vindhya Pradesh constituted a fresh incurring of the disqualification. It is not necessary to answer that question in this case inasmuch as it has been sufficiently established during the enquiry that the Respondent ceased to be the special counsel after the 12th February, 1955, and that on the 14th February, 1955, when his election to the Legislative Assembly was notified in the Gazette, he was no longer the special advocate. It cannot be said, therefore, that he incurred any fresh disqualification after his election.

8. Lastly, it remains to be considered whether the Respondent's appointment as a "special counsel" of the Government amounted to a disqualification under clause (d) of Section 7 of the Representation of the People Act, 1951, as alleged by the Petition. The relevant part of the above clause which may be claimed to be attracted to the facts of the present case reads as follows:—

"if..... he has any share or interest in a contract.....
for..... the performance of any services undertaken
by the appropriate Government."

Any and every contract with the Government does not come within the mischief of the above provision. Such contract must be in relation to the performance of any services which the Government has undertaken before this provisions can be said to be attracted. In the present case, the Government was merely defending a suit filed against itself and there was no question of any services having been undertaken by it. A contract in relation to the defence of the suit by Government cannot, therefore, be said to have resulted in any disqualification under clause (d) of section 7 of the Representation of the People Act, 1951.

9. It is not necessary in this case to consider further whether the Respondent should be disqualified for holding any office of profit under the Government in terms of clause (a) of paragraph (1) of article 102 of the Constitution as no such question has been raised. It is conceivable that in a suitable case the acceptance of an appointment as a Government counsel in a suit or other action in which the Government is a party may legitimately raise a substantial question as to whether such appointment amounts to an office of profit or not.

10. The Commission is accordingly of the opinion that the Respondent, Shri Yadavendra Singh, has not become subject to any disqualification and that this petition should be rejected.

(Sd.) S. SEN.

The 12th July 1956.

Chief Election Commissioner.

[No. F. 52(4)/55-G(Election)]

K. Y. BHANDARKAR, Secy.

MINISTRY OF HOME AFFAIRS

New Delhi, the 14th August 1956

S.R.O. 1849.—In exercise of the powers conferred by section 17 of the Indian Arms Act, 1878 (XI of 1878), the Central Government hereby makes the following further amendments to the Indian Arms Rules, 1951, namely:—

In Schedule VIII o^r the said rules—

- (i) in condition 11 of Forms IX and X, the words “unless he is specially authorised in this behalf by the Central Government” shall be omitted, and at the end, after the words “magazine pistols”, the words “except under the special or general orders of the Central Government” shall be added;
- (ii) in condition 10 of Forms XI and XII, after the words “military stores” in the first line, the words “unless he is specially authorised in this behalf by the Central Government” shall be added.

* [No. 23/2/56-Police.IV.]

C. P. S. MENON, Under Secy.

New Delhi-2, the 16th August 1956

S.R.O. 1850.—In exercise of the powers conferred by the proviso to article 309 of the Constitution, the President hereby makes the following amendment in the rules published with the notification of the Government of India in the late Home Department No. 9-19/30-Ests, dated the 27th February, 1932, namely:—

In the Schedule to the said notification, under the heading “Finance Department”, sub-heading “Department of Company Law Administration” for the entries—

1	2	3	4	5
L.D. Clerks (including Cashier) & Steno-typists.	Registrar Gr. I	Registrar Gr. I	All	Regional Director
	Where Registrar is of Gr. II, the Regional Director.	Registrar Gr. II. Regional Director	(i) to (iii) All	Do. J. S. Company Law Dep’t.”

the following shall be substituted, namely:—

1	2	3	4	5
L.D. Clerks (including Cashier) & Steno-typists.	Registrar Grade I	Registrar Grade I	All	Regional Director
	Where Registrar is of Grade II or Grade III, the Regional Director.	Registrar Grade II or Grade III. Regional Director	(i) to (iii) All	Regional Director J. S. Company Law Dep’t.”

[No. 7/13/56-Ests(A).]

K. N. SUBBANNA, Dy. Secy.

ORDER

New Delhi-2, the 17th August 1956

S.R.O. 1851.—In exercise of the powers conferred by clause (b) of sub-section (7) of section 63 of the Andhra State Act, 1953 (30 of 1953), the President hereby directs that the following further amendment shall be made in the Order of the

Government of India in the Ministry of Home Affairs, No. S.R.O. 2278, dated the 9th December, 1953, namely:—

In the Explanation, after the words "special pay" the words "and personal pay" shall be inserted.

[No. 36/3/56-AIS(I).]

S. P. MUKERJEE, Under Secy.

CORRIGENDA

New Delhi-2, the 14th August 1956

S.R.O. 1852.—In the Notification of the Government of India in the Ministry of Home Affairs, S.R.O. No. 1574, published in the Gazette of India Extraordinary, Part II—Section 3 of the 7th July, 1956 (No. 204), in the Note at the top of Form III of Schedule I to the Citizenship Rules, 1956, for the words "in the triplicate to the Chief Secretary to the Government of the State in which the applicant is resident" read "in duplicate to the local registering authority (of the place where the applicant is residing)".

[No. 10/3/56-IC.]

S.R.O. 1853.—In the Schedule annexed to the Notification of the Government of India in the Ministry of Home Affairs, No. 10/3/56-(iii)-IC, dated the 1st August, 1956, published at page 1354 of the Gazette of India, Part II—Section 3, dated the 11th August 1956, under the sub-head "(b) For the district of 24-Parganas" for items 5 and 6 read the following:—

(b) For the District of 24-Parganas

5. Additional District Magistrates	Whole of the district.
6. Sub-Divisional Officers	The area within their respective sub-division .
6-A. Sub-Registrars	
6-B. Certificate Officers (appointed under the Bengal Public Demands Recovery Act, 1913).	The area within their respective jurisdiction.
6-C. Sub-Divisional Relief Officers	
6-D. Superintendents-in-charge, Government managed Transit Camps (other than the Ranaghat Transit Camp) and Work Site Camps.	The area within the jurisdiction of their respective Camps.

[No. 10/3/56-IC.]

By Order,

FATEH SINGH, Dy. Secy.

LOK SABHA SECRETARIAT

New Delhi, the 16th August 1956

S.R.O. 1854.—In exercise of the powers conferred by clause (3) of Article 98 of the Constitution, the President, after consultation with the Speaker of the Lok Sabha, hereby makes the following amendments to the Lok Sabha Secretariat (Recruitment and Conditions of Service) Rules, 1955, namely:—

In the said Rules—

(1) in the proviso to clause (b) of sub-rule (1) of rule 3, after the words "Under Secretary", the words "Chief Research Officer", shall be inserted;

(2) in the First Schedule—

(a) in the third column against item "4. Under Secretaries", for the figure "3", the figure "6" shall be substituted;

(b) after item 15, the following item shall be inserted, namely:—

"15A. Private Secretary to Deputy Speaker.....1";

(c) after item 23, the following item shall be inserted, namely:—

"23A. Personal Assistant to Joint Secretary.....1";

(d) in the third column against item "24. Stenographers", for the figure "2" the figure "4" shall be substituted;

(e) in the third column against item "36. Senior Watch and Ward Assistants", for the figure "2", the figure "6" shall be substituted;

(f) in the third column against item "37. Junior Watch and Ward Assistants", for the figures "18", the figures "19" shall be substituted;

(g) in the third column against item "38. Lower Division Clerks,.....", for the figures "118", the figures "121" shall be substituted;

(h) in the third column against item "40. Steno-typists", for the figure "2", the figure "4" shall be substituted;

(i) in the third column against item "46. Daftaries", for the figures "16", the figures "17" shall be substituted;

(j) in the third column against item "48. Peons", for the figures "66", the figures "67" shall be substituted;

(3) in the Second Schedule—

(a) in the entry in the second and third columns against item "4. Officer on Special Duty", after the words "Such pay", the words "or scale of pay" shall be inserted;

(b) after item "5. Under Secretary", the following item shall be inserted, namely:—

“5A. Chief Research Officer 600—40—1,000. 600—40—1,000.”;

(c) after item "12. Research Officer", the following item shall be inserted, namely:—

“12 (A) Assistant Information Officer, 350-25-500-EB-30-620. 350-25-500-EB-30-620”;

(d) after item "24. Assistant Research Officer", the following items shall be inserted, namely:—

“24 (A) Information Assistant (Senior)	300-20-500	300-20-500
24 (B) Committee Stenographer	275-25-500	275-25-500”.

(e) after item "25. Committee Assistant", the following item shall be inserted, namely:—

“25 (A) Artist Assistant	250-10-300-15-450-2 1/2- 500.	250-10-300-15-450 -25 1/2-500”.
--------------------------	----------------------------------	------------------------------------

(f) in items 27, 28, 29 and 30 the marks “**” shall be inserted at the beginning;

(g) after item "29. Personal Assistant to Joint Secretary", the following item shall be inserted, namely:—

“29 (A) Accountant (S. A. S.) (P.&A.O)	200-20 500.	200-15-380-EB-20- 500.”;
--	-------------	-----------------------------

(h) after item "38. Upper Division Clerk", the following items shall be inserted, namely:—

“38 (A) Cashier (P.&A.O)	80-5-120-EB-8-200-10/2 -220 plus Special pay of Rs. 15 p.m.	80-5-120-EB-8-200 -10/2-220 plus Special pay of Rs. 15 p.m.
38 (B) Stenographer (P.&A.O)	80-5-120-EB-8-200-10/2 -200.	80-5-120-EB-8-200 -10/2-220”;

(i) for the existing footnote below the line after item "43. Junior Watch and Ward Assistant" substitute the following, namely:—

“**Special pay of Rs. 50 p.m. may be given to a Reporter who assists the Chief Reporter in connection with editing the verbatim proceedings during the Sessions of the House or a Parliamentary Committee. The Reporter in receipt of the special pay will be designated as 'Assistant Chief Reporter'.”;

(j) after the footnote as substituted in (i) above add the following, namely:—

“**The initial pay of an officer of Class II (Non-Gazetted) holding the post of Personal Assistant shall, on promotion to the post of Private Secretary to Secretary or First Personal Assistant to Speaker, be fixed under the normal rules but at a stage not lower than Rs. 325 in the scale of pay prescribed for these posts.”;

(k) in item 49, in the first column, after the words "Cheque Writer", the brackets and letter "(P & A.O.)" shall be inserted.

[No. F.1(1)-SD/56.]

M. N. KAUL, Secy.

MINISTRY OF EXTERNAL AFFAIRS

New Delhi, the 6th August 1956

S.R.O. 1855.—In exercise of the powers conferred by clause (b) of sub-section (2) of section 3 of the Special Marriage Act, 1954 (43 of 1954), the Central Government hereby makes the following amendments in the notification of the Government of India in the Ministry of External Affairs No. S.R.O. 3449 (SMA-S3) dated the 20th October, 1954.

In the Table below the said notification, for the entries in column 2 relating to Germany including West Berlin, in column 1, the following entries shall be substituted, namely:—

"Ambassador, Embassy of India, Bonn.
First Secretary, Embassy of India, Bonn.
Second Secretary, Embassy of India, Bonn.
Consul, Indian Consulate, Berlin.
Consul, Indian Consulate, Hamburg."

[No. F.27(8-Cons.I/56.]

N. V. AGATE, Under Secy.

New Delhi, the 8th August 1956

S.R.O. 1856/APP/CGE/56/3.—On return from leave Shri M. R. A. Baig, Joint Secretary to the Government of India in the Ministry of External Affairs, took over the functions of the Controller General of Emigration with the Government of India with effect from the 24th July, 1956, *vice* Shri T. N. Kaul, I.C.S. who relinquished charge as Controller General of Emigration.

[No. 140-Emi/56.]

P. SOMASEKHARAN, Under Secy.

MINISTRY OF FINANCE

(Department of Company Law Administration)

New Delhi, the 11th August 1956

S.R.O. 1857.—In exercise of the powers conferred by clause (a) of sub-section (1) of section 448 of the Companies Act, 1956 (1 of 1956), the Central Government hereby appoints Shri Parkash Chand Mahajan, the Administrator General and Official Trustee for the States of Punjab, Delhi and Himachal Pradesh, to be the Official Liquidator attached to the High Court of Punjab, Chandigarh, as a part-time officer.

2. This Ministry's Notification No. S.R.O. 1082, dated the 3rd May, 1956 is hereby cancelled.

[No. 2(16)-CL-III/56.]

SHIV CHARAN SINGH, Dy. Secy.

MINISTRY OF FINANCE (DEPARTMENT OF REVENUE)

CENTRAL EXCISES

New Delhi, the 18th August 1956

S.R.O. 1658.—In exercise of the powers conferred by section 37 of the Central Excises and Salt Act, 1944 (1 of 1944), as in force in India and as applied to the State of Pondicherry, the Central Government hereby makes the following further amendment in the Central Excise Rules, 1944, namely:—

In rule 224B of the said Rules, for the word "Collector" wherever it occurs the words "proper officer" shall be substituted.

[No. 9-CER/56.]

W. SALDANHA, Dy. Secy.

INCOME-TAX

New Delhi, the 17th August 1956

S.R.O. 1859.—The Council of Applied Economic and Industrial Research, having been approved by the prescribed authority for the purpose of clause (xiii) of sub-section (2) of section 10 of the Indian Income-tax Act, 1922 (11 of 1922), the Central Government hereby makes the following further amendment in the list appended to the notification of the Government of India in the late Finance Department (Revenue Division), No. 34-Income-tax dated the 23rd November, 1946, namely:—

In the said list, under the heading "Scientific and Industrial Research Associations", after item No. 15, the following item shall be inserted, namely:—

"16. The Council of Economic and Industrial Research."

[No. 56.]

P. N. DAS GUPTA, Dy. Secy.

MINISTRY OF COMMERCE AND INDUSTRY

COFFEE CONTROL

New Delhi, the 16th August 1956

S.R.O. 1860.—In exercise of the powers conferred by clause (iv) of sub-section (2) and sub-section (3) of Section 4 of the Coffee Act, 1942 (7 of 1942), read with sub-rule (1) of rule 3 of the Coffee Rules, 1955, the Central Government hereby nominates Shri R. M. Sundaram, I.C.S., Director of Agriculture, Madras, to be a member of the Coffee Board in the vacancy caused by the resignation of Shri P. P. I. Vaidyanathan, I.C.S., and makes the following further amendment in the notification of the Government of India in the Ministry of Commerce and Industry No. S.R.O. 1764, dated the 10th August, 1955, namely:—

In the said notification, for the entry—

"(3) Shri P. P. I. Vaidyanathan, I.C.S., Director of Agriculture, Madras, nominated by the Government of Madras to represent that Government."

the following entry shall be substituted, namely:—

"(3) Shri R. M. Sundaram, I.C.S., Director of Agriculture, Madras, nominated by the Government of Madras to represent that Government."

[No. 5(1)Plant/55.]

RUBBER CONTROL

New Delhi, the 16th August 1956

S.R.O. 1861.—In exercise of the powers conferred by clause (b) of sub-section (3) of Section 4 of the Rubber Act, 1947 (XXIV of 1947), read with sub-rule (2) of rule 3 of the Rubber Rules, 1955, the Central Government hereby nominates Shri R. M. Sundaram, I.C.S., Director of Agriculture, Madras, to be a member of the Rubber Board in the vacancy caused by the resignation of Shri P. P. I. Vaidyanathan, I.C.S., and makes the following further amendment in the notification of the Government of India in the Ministry of Commerce and Industry No. S.R.O. 1765, dated the 10th August 1955, namely:—

In the said notification, for the entry

"(1) Shri P. P. I. Vaidyanathan, I.C.S., Director of Agriculture, Madras nominated by the Government of Madras.

the following entry shall be substituted, namely:—

"(1) Shri R. M. Sundaram, I.C.S., Director of Agriculture, Madras nominated by the Government of Madras.

[No. 20(6)/Plant(B)/56.]

EMBLEMS AND NAMES

New Delhi, the 17th August 1956

S.R.O. 1862.—In exercise of the powers conferred by section 8 of the Emblems and Names (Prevention of Improper Use) Act, 1950 (12 of 1950), the Central Government hereby makes the following addition to the Schedule to the said Act, namely:—

In item 10 of the said Schedule, the words “or the names of such medals, badges or decorations or of the miniatures or replicas thereof” shall be added at the end.

[No. 10(4)-TMP/56.]

P. V. S. SARMA, Dy. Secy.

TEA CONTROL

New Delhi, the 21st August 1956

S.R.O. 1863.—In exercise of the powers conferred by section 4 of the Tea Act, 1953 (29 of 1953), the Central Government hereby appoints Shri R. M. Sundaram, I.C.S., Director of Agriculture, Madras, to be a member of the Tea Board vice Shri P. P. I. Vaidyanathan, Bar-at-Law, I.C.S., and makes the following amendment in the notification of the Government of India in the Ministry of Commerce and Industry, No. S.R.O. 944, dated the 17th March, 1954, namely:—

In the said notification, for the entry “3. Shri P. P. I. Vaidyanathan, Bar-at-Law, I.C.S., Director of Agriculture, Madras”, the following entry shall be substituted, namely:—

“3. Shri R. M. Sundaram, I.C.S., Director of Agriculture, Madras.”

[No. 48(2)Plant/56.]

P. V. RAMASWAMY, Under Secy.

MINISTRY OF HEALTH

CORRIGENDUM

New Delhi-2, the 17th August 1956

S.R.O. 1864.—In the Notification of the Government of India in the Ministry of Health No. S.R.O. 1687, dated the 14th July 1956, published in Part II, Section 3 of the Gazette of India on the 28th July, 1956:—

(1) E. Table rule 55—

(a) item 4 (b) for “Raisis” read “Raisins”.

(b) item 21 for “(Calculated sodium nitrite” read “(Calculated as sodium nitrite”.

Item No.—

(2) A05.07. (c) for “either” read “ether”.

(3) A.05.9—para 2 for “1:0 per cent” read “1.0 per cent”.

(4) A.11.14.—(i) (a) for “40C” read “40°C”.

(ii) (d) for “Note” read “Not”.

(iii) In para 2 for “speciflcions” read “specifications”.

(5) A.16.01—para 2 for “3:5 per cent” read “3.5 per cent.”

(6) A.16.06—(a) for “venegar” read “vinegar”.

(7) A.16.07—para 2(e) for “extraneneous pecton, agar or gelation” read “extraneous pecton, agar agar or gelation”.

(8) A.16.09—for “reasonable” read “reasonably”.

(9) A.16.12—for “venegar” read “vinegar”.

(10) A.17.02. After the words “Butyro-refractometer” insert “reading at 40°C”.

(11) A.17.03. (f) for "Belhi-er" read "Bellier" and close the bracket after temperature.

(12) A.17.06 for "fee" read "free".

(13) A.17.12. (a) insert 'c' after "40°".
(f) close bracket after "temperature."

(14) A.18.02 for "8:0" read "8.0" and for "1:0" read "1.0".

(15) A.19(vii) for "unsaniflable" read "unsaponifiable" and (viii) for "0:25" read "0.25".

(16) A.20.—for "0:25" read "0.25".

[No. PFA/F.14-31/56-PH.Pt.I.]

K. C. GUPTA, Under Secy.

MINISTRY OF EDUCATION

New Delhi-2, the 14th August 1956

S.R.O.1865.—In pursuance of sub-rule (I) of rule 48 of Order XXI of the First Schedule to the Code of Civil Procedure, 1908 (Act V of 1908), the Government of India hereby appoints the officers specified in Column I of the Table below as officers to whom notices or orders attaching the salaries and allowances of the officers specified in the corresponding entries in column 2 of the said table shall be sent.

TABLE

Officers to whom notice should be sent

Officers whose salaries and allowances are attached

I

2

1. Accountant General, Central Revenues, Gazetted Officers in the National Centre for Research in Basic Education, New Delhi.	Non-Gazetted Officers in the National Centre for Research in Basic Education.
2. Director, National Centre for Research in Basic Education.	

[No. F. 16-28/56-B.I.]

J. C. BOSE,

Assistant Educational Adviser.

MINISTRY OF PRODUCTION

New Delhi, the 21st August 1956

S.R.O. 1866.—In exercise of the powers conferred by clause (i) of sub-section (3) of section 4 of the Central Silk Board Act, 1948 (61 of 1948), the Central Government hereby nominates the Joint Registrar (Handlooms) Co-operative Societies, Orissa, to serve on the Central Silk Board vice the Director of Industries, Cuttack, and makes the following amendment in the notification of the Government of India in the Ministry of Commerce and Industry No. S.R.O. 784, dated the 7th April, 1955, namely:—

In the said notification, for entry relating to serial No. 22, the following entry shall be substituted, namely:—

"22. The Joint Registrar (Handlooms) Co-operative Societies, Cuttack."

[No. 22/1/55-C.I. (Silk).]

S.R.O. 1867.—In exercise of the powers conferred by clause (b) of sub-section (3) of section 4 of the Central Silk Board Act, 1948 (61 of 1948), the Central Government hereby nominates Shri C. S. Menon, Financial Adviser to the Government of India, Ministry of Finance to serve on the Central Silk Board vice Shri V.

Narayanan and makes the following amendment in the notification of the Government of India in the Ministry of Commerce and Industry No. S.R.O. 784, dated the 7th April, 1955, namely:—

In the said notification for entry relating to serial No. 1, the following entry shall be substituted, namely:—

“1. Shri C. S. Menon, Financial Adviser to the Government of India, Ministry of Finance (P.E.N. Division).”

[No. 22/1/55-C.I. (Silk).]

S.R.O. 1868.—In exercise of the powers conferred by clause (j) of sub-section (3) of section 4 of the Central Silk Board Act, 1948 (61 of 1948), the Central Government hereby nominates Shri R. Sharma, Joint Director and Deputy Secretary to the Government of Assam, Sericulture and Weaving Department, Shillong, to serve on the Central Silk Board vice Shri Ratneswar Dutta and makes the following amendment in the notification of the Government of India in the Ministry of Commerce and Industry No. S.R.O. 784, dated the 7th April, 1955, namely:—

In the said notification, for the entry relating to serial No. 28 the following entry shall be substituted, namely:—

“28. Shri R. Sharma, Joint Director and Deputy Secretary to the Government of Assam, Sericulture and Weaving Department, Shillong.”

[No. 22/1/55-C.I. (Silk).]

P. J. MENON, Under Secy.

MINISTRY OF COMMUNICATIONS

New Delhi, the 16th August 1956

S.R.O. 1869.—In pursuance of sub-rule (5) of rule 430 of the Indian Telegraph Rules, 1951, the Central Government hereby specifies the 16th day of September 1956, as the date on which the message rate system will be introduced at Coimbatore Telephone Exchange.

[No. PHB 165-1/56/PHA.]

V. M. BHIDE, Dy. Secy.

New Delhi, the 17th August 1956

S.R.O. 1870.—In exercise of the powers conferred by section 44 of the Air Corporations Act, 1953 (27 of 1953), the Central Government hereby makes the following amendments to the Air Corporations Rules, 1954, namely:—

In the said rules:—

1. In sub-rule (4) of rule 3—

(a) for the words “first day of January” the words “first day of February” shall be substituted;

(b) after the proviso, the following further provisos shall be inserted, namely:—

“Provided further that in case the budget of revenue and expenditure of the Corporation discloses a deficit and the Corporation desires that such deficit be made good from the Government funds by the grant of subsidy or loan, such budget of revenue and expenditure shall also be submitted by the 1st day of September of the preceding year;

Provided further that, on a request received from the Corporation in any particular case, the Central Government may extend the date of submission of the budget by such period as it may think fit”.

2. in sub-rule (5) of rule 3 the words “and published in the Official Gazette” shall be omitted;

3. for rule 6, the following rule shall be substituted, namely:—

“6. *Preparation and submission of annual report and annual accounts.*—As soon as may be after the end of each financial year, an annual report on the work and activities of the Corporation and the annual accounts showing the financial results of the Corporation shall be prepared with such subsidiary accounts as may be prescribed by the Central Government. The report and accounts authenticated by affixing the common seal of and duly passed by, the Corporation shall be submitted to the Central Government and to the said Comptroller and Auditor General on or before the 31st August, following:

Provided that on a request received from the Corporation the Central Government may, with the concurrence of the said Comptroller and Auditor General, extend the date of submission of the accounts by such period as it may think fit.”;

4. Rules 9, 10, 11 and 13 shall be omitted. Rules 12 and 14 renumbered as Rules 9 and 10.

[No. 7-CA(10)/55.]

New Delhi, the 20th August 1956

S.R.O. 1871.—In exercise of the powers conferred by section 44 of the Air Corporation Act, 1953 (27 of 1953), the Central Government hereby makes the following further amendments to the Air Corporations Rules, 1954, namely:

In the said Rules:—

(A) Sub-rule (3) of rule 15 shall be omitted.

(B) In sub-rule (1) of rule 16—

(1) In the opening portion of clause (a), for the words “weekly returns”, the words “fortnightly returns” shall be substituted;

(2) in sub-clause (i) of the same clause, for the words “scheduled passenger air services”, the words “scheduled air services” shall be substituted; and

(3) for clause (b), the following clause shall be substituted, namely:—

(b) monthly returns relating to services operated and load carried separately in relation to each route so as to reach not later than 60 days after the expiry of the month to which the return relates; such returns shall, subject to any additions or alterations which may be specified from time to time, contain information on the following items:—

(i) Services operated:

(a) frequency;

(b) number scheduled;

(c) number and percentage completed without interruption;

(d) number and percentage interrupted *en route* and the cause and extent of delay;

(e) number and percentage not commenced and the causes;

(f) number and percentage not completed and the causes;

(g) number of unpremeditated landings, the services affected and the reasons;

(h) regular stops overflowed and the causes;

(i) hours flown; and

(j) miles flown.

(ii) Load carried:

(a) distance, pay load (lbs.) and the number of seats normally available for each stage;

(b) mean payload capacity operated, *i.e.*, sum of payloads for each stage \times mileage of stage \div total route mileage;

(c) capacity ton/miles operated;

(d) passenger seat miles offered;

- (e) number of passengers carried on each stage (revenue and non-revenue separately);
- (f) passenger miles effected (revenue and non-revenue separately);
- (g) passenger ton/miles effected (revenue and non-revenue separately);
- (h) mean percentage of passenger seats occupied (passenger load factor);
- (i) weight of passenger excess baggage carried (revenue and non-revenue separately);
- (j) excess baggage ton/miles effected (revenue and non-revenue separately);
- (k) weight of mails carried;
- (l) mail ton/miles effected;
- (m) weight of freight (including newspapers) carried (revenue and non-revenue separately);
- (n) freight ton/miles effected (revenue and non-revenue separately);
- (o) total ton/miles effected (revenue and non-revenue separately); and
- (p) means percentage of total payload capacity filled (overall load factor).

(iii) Revenue earned:

- (a) passenger revenue;
- (b) excess baggage revenue;
- (c) mail revenue; and
- (d) freight revenue."

[No. 7-CA(9)/55.]

M. DAYAL, Dy. Secy.

(Posts and Telegraphs)

New Delhi, the 21st August 1956

S.R.O. 1872.—In exercise of the powers conferred by section 7 of the Indian Telegraph Act, 1885 (13 of 1885), the Central Government hereby makes the following amendment in the Indian Telegraph Rules, 1951, namely:—

In the said Rules—

(1) for clauses (a), (b) of rule 434, the following shall be substituted, namely:—

(a) Private Automatic Exchange:

(i) *For an internal connection.*—At an exchange where the message rate system is in force, Rs. 135 per annum or Rs. 13/8 per mensem and at any other exchange, Rs. 162 per annum or Rs. 16/8 per mensem, where admissible:

Provided that loop-wiring exceeding 110 yards in length shall be charged at the rate of Rs. 18 per annum for every additional 55 yards or fraction thereof.

(ii) *For an external connection upto 2 miles.*—Rs. 234 per annum or Rs. 23/10 per mensem where admissible.

(b) Private Manual Exchange—

(i) *For an internal connection.*—At an exchange where the message rate system is in force, Rs. 81 per annum or Rs. 9 per mensem and at any other exchange, Rs. 108 per annum or Rs. 10/14 per mensem, where admissible:

Provided that in the case of internal connections, loop wiring in excess of 110 yards will be charged at Rs. 18 per annum for every additional 55 yards or fraction thereof.

(ii) *For an external connection upto 2 miles.*—Rs. 180 per annum or Rs. 18 per mensem, where admissible.”;

(2) for clauses (a) and (b) of rule 435, the following shall be substituted, namely:—

“(a) Private Branch Automatic exchanges:

(i) For an internal connection—At an exchange where the message rate system is in force, Rs. 135 per annum or Rs. 13/8 per mensem and at any other exchange, Rs. 162 per annum or Rs. 16/8 per mensem, where admissible:

Provided that loop-wiring exceeding 110 yards in length shall be charged at the rate of Rs. 18 per annum for every additional 55 yards or fraction thereof.

(ii) for an external connection upto 2 miles if specially sanctioned—Rs. 234 per annum or Rs. 23/10 per mensem, where admissible.

(b) Private Branch Manual Exchanges:

(i) For an internal connection—At an exchange where the message rate system is in force, Rs. 81 per annum or Rs. 9 per mensem and at any other exchange, Rs. 108 per annum or Rs. 10/14 per mensem, where admissible:

Provided that loop-wiring exceeding 110 yards in length shall be charged at the rate of Rs. 18 per annum for every additional 55 yards or fraction thereof.

(ii) For an external connection upto 2 miles if specially—Rs. 180 per annum or Rs. 18 per mensem, where admissible.”;

(3) In the second sentence in rule 455, for the words “at one tenth of the annual rate per month”, the words “on monthly basis” shall be substituted.

[No. R.3-71/54.]

H. C. SHARMA, Under Secy.

MINISTRY OF REHABILITATION

New Delhi, the 14th August 1956

S.R.O. 1873.—Whereas the Central Government is of opinion that it is necessary to acquire the evacuate property in the State of Delhi specified in the Schedule below for a public purpose being a purpose connected with the relief and rehabilitation of displaced persons, including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuate property specified in the Schedule below.

THE SCHEDULE

Serial No.	Particular of the evacuate property	Name of the town and locality in which the evacuee property is situated
1	2	3
1	7-Jantar Mantar Road	New Delhi.

[No. F. 10/101/SI-56.]

New Delhi, the 16th August 1956

S.R.O. 1874.—Whereas the Central Government is of opinion that it is necessary to acquire certain evacuate properties in the State of Madras for a public purpose, being a purpose connected with the Relief and Rehabilitation of displaced persons including payment of compensation to such persons;

Now, therefore, in exercise of the powers conferred by Sub-Section (1) of Section 12 of the Displaced Persons (Compensation and Rehabilitation) Act, 1954 (44 of 1954), it is notified that the Central Government has decided to acquire, and hereby acquires, the evacuee properties specified in the Schedule hereto annexed.

THE SCHEDULED

S. No.	Particulars of the evacuee property	Name of the evacuee
1	2	3
1.	No. 19, Rutherford Road Vepery, Madras.	Shri N. A. Ispahani

[No. 10/107/SI/56.]

KULWANT SINGH, Under Secy.

CORRIGENDUM

New Delhi, the 14th August 1956

S.R.O. 1875.—In the Schedule to the notification of the Government of India in the Ministry of Rehabilitation, No. SIII-3(4)/55, dated the 16th March, 1956, in the entry in column 5 against item 44 for “—do—”, read “Abdul Hafiz and Mohd. Idris, sons of Gaffoor Khan”.

[No. SIII/3(4)/55.]

H. S. NAIR, Under Secy.

MINISTRY OF LABOUR

New Delhi, the 14th August 1956

S.R.O. 1876.—In exercise of the powers conferred by Section 10 of the Coal Mines Labour Welfare Fund Act, 1947 (32 of 1947), the Central Government hereby makes the following further amendment in the Coal Mines Labour Welfare Fund Rules, 1949, the same having been previously published as required by sub-section (1) of the said Section, namely:—

In sub-rule (3) of rule 21 of the said Rules, for the words “any new welfare and housing scheme,” the words “any welfare and housing scheme” shall be substituted.

[No. CLFR/AM(MI-1(1)/56.)]

New Delhi, the 16th August 1956

S.R.O. 1877.—In exercise of the powers conferred by section 8 of the Coal Mines Labour Welfare Fund Act, 1947 (32 of 1947), read with rule 3 of the Coal Mines Labour Welfare Fund Rules, 1949, the Central Government hereby nominates Mr. A. D. C. Burbidge, a person nominated by the Indian Mining Association, as a member of the Advisory Committee constituted in the notification of the Government of India in the Ministry of Labour No. M.3(5)/54, dated the 11th August, 1954 vice Mr. B. Mitter resigned and makes the following further amendment in the said notification, namely:—

For the entry “7. Mr. B. Mitter”, the entry “7. Mr. A. D. C. Burbidge” shall be substituted.

[No. M.II-3(8)/56.]

P. D. COMMAR, Under Secy.

New Delhi, the 17th August 1956

S.R.O. 1878.—In exercise of the powers conferred by clause (1) of article 258 of the Constitution, the President hereby entrusts to the Governments of the States of Bombay, Saurashtra, Orissa, Uttar Pradesh, Bihar, Hyderabad and Madhya Pradesh, with their consent, the functions of the Central Government under the Minimum Wages Act, 1948, (11 of 1948), in so far as these functions relate to the review and revision of minimum rates of wages fixed under the said Act for employees engaged in stone breaking and stone crushing operations carried on in any mine and quarry situated in their respective States.

[No. LWI-7(31) 55.]

A. L. HANNA, Under Secy.

New Delhi the 20th August 1956

S.R.O. 1879.—Whereas the Central Government is satisfied that the employees in the Workshop attached to the Engineering Division of the Indian Agricultural Research Institute, New Delhi, under the Ministry of Food and Agriculture, are in receipt of benefits substantially similar or superior to the benefits provided under the Employees' State Insurance Act, 1948 (34 of 1948):

Now, therefore, in exercise of the powers conferred by section 90 of the said Act, the Central Government hereby exempts the said workshop from all the provisions of the said Act for a further period of one year with effect from the 9th August, 1956.

[No. F.HI-6(85) /56.]

S.R.O. 1880.—Whereas the Central Government is satisfied that the employees in the Regional Electrical and Mechanical Workshop, Safdarjung Airport, New Delhi, which is a factory belonging to the Government of India, are in receipt of benefits substantially similar or superior to the benefits provided under the Employees' State Insurance Act, 1948 (34 of 1948):

Now, therefore, in exercise of the powers conferred by section 90 of the said Act, the Central Government hereby exempts the said factory from all the provisions of the said Act for a further period of one year with effect from the 28th August, 1956.

[No. F.HI-6(85) /56.]

B. R. KHANNA, Under Secy.

New Delhi, the 21st August 1956

S.R.O. 1881.—In exercise of the powers conferred by sub-section (1) of section 13 of the Employees' Provident Funds Act, 1952 (19 of 1952), the Central Government hereby appoints Shri D. Chakrabarty to be an Inspector for the State of West Bengal, for the purposes of the said Act or of any Scheme framed thereunder, in relation to factories, engaged in a controlled industry or in an industry connected with a mine of an oil-field.

[No. PF.31(233)/56.]

R. C. SAKSENA, Under Secy.

(OFFICE OF THE CENTRAL PROVIDENT FUND COMMISSIONER)

New Delhi, the 16th August 1956.

S.R.O. 1882.—In pursuance of section 17 of the Employees' Provident Funds Act, 1952 (19 of 1952), read with the notification of the Government of India in the Ministry of Labour No. PF.42(1)/54, dated the 31st May, 1954, and paragraph 27A of the Employees' Provident Funds Scheme, 1952, I, Shri S. N. Mubayi, Central Provident Fund Commissioner, Employees' Provident Funds, hereby direct that employers in relation to factories whose employees have been exempted under the said paragraph shall be required to pay, with effect from the date of

exemption, inspection charges at the rate of $\frac{1}{2}$ per cent of the aggregate of the employees' and the employers' contributions to the Fund established under the said Act.

[No. E-104(27/s)2-13150.]

S. N. MUBAYI,
Central Provident Fund Commissioner.

MINISTRY OF INFORMATION AND BROADCASTING

ORDER

New Delhi-2, the 17th August 1956

S.R.O. 1883.—In pursuance of clause 2 of the directions issued under the provisions of each of the enactments specified in the First Schedule to the order of Government of India in the Ministry of Information and Broadcasting No. S.R.O. 945 dated the 28th April, 1955 the Central Government with previous approval of the Film Advisory Board, Bombay hereby certifies film specified in column 2 of the schedule hereto annexed, in all its language versions to be of the description specified against it in the corresponding entry of column 5 of the said schedule.

SCHEDULE

Sl. No.	Title of the Film	Name of the Producer	Source of supply	Whether scientific film or a film intended for educational pur- poses or film dealing with news and current events or a docu- mentary film.
I.	Indian News Review No. 409	Govt. of India Films Division, Bombay.	Govt. of India Film Division, Bombay.	Film dealing with news and current events.

[No. 14/2/56-FD. App. 97.]

D. KRISHNA AYYAR, Under Secy.

CENTRAL BOARD OF REVENUE

New Delhi, the 20th August 1956

INCOME TAX

S.R.O. 1884.—[50/28/56-I.T.]—In pursuance of sub-section (4) of section 5 of the Indian Income-tax Act, 1922 (11 of 1922), and in supersession of its notification No. 32, dated the 9th November, 1946, the Central Board of Revenue hereby directs that the Appellate Assistant Commissioners of Income-tax of the Ranges specified in column 1 of the schedule hereto annexed shall perform their functions in respect of all persons and incomes assessed to income-tax, or super-tax in the Income-tax Circles, Branches, Wards and Districts specified in the corresponding entry in column 2 thereof:

SCHEDULE

Range	Income-tax Circles, Branches, Wards and Districts
I. ASSAM	
Jorhat	<ol style="list-style-type: none"> 1. Dibrugarh. 2. Jorhat. 3. Nowgong. 4. Shillong. 5. Silchar. 6. Gauhati. 7. Tripura. 8. Goalpara Garo Hills Circles, Dhubri (Gourepore). 9. Special Survey Circle, Shillong. 10. Darrang Circle, Tezpur.

Range

Income-tax Circles, Branches, Wards and Districts

II. BIHAR AND ORISSA

I. Patna Range

1. Special Circle, Patna.
2. Patna Circle, Patna.
3. Special Investigation Circle, Patna.
4. Gaya Circle, Gaya.
5. Shahabad Circle, Arrah.
6. Special Survey Circle, Patna in respect of persons who have their principal place of business in or reside in the district of Patna, Gaya and Arrah.
7. Special Estate Duty-Cum-Income-tax Circle, Patna.

II. Ranchi Range

1. Ranchi Palamau Circle, Ranchi.
2. Hazaribagh Circle, Hazaribagh.
3. Salaries Circle, Ranchi.
4. Manbhum Sadar Circle, Purulia.
5. Dhanbad Circle, Dhanbad.
6. Colliery Circle, Dhanbad.
7. Special Circle, Ranchi.
8. Special Survey Circle, Ranchi in respect of persons who have their principal place of business in the district of Ranchi, Hazaribagh, Manbhum and Palamau.

III. Bhagalpur Range

1. Bhagalpur Circle, Bhagalpur.
2. Monghyr Circle, Monghyr.
3. Purnea Circle, Purnea.
4. Santhal Paraganas Circle, Deoghar.
5. Special Survey Circle, Patna in respect of persons who have their principal place of business in or reside in the district of Bhagalpur, Monghyr, Purnea and Santhal Paraganas.

IV. Muzaffarpur Range

1. Muzaffarpur Circle, Muzaffarpur.
2. Champaran Circle, Motihari.
3. Darbhanga Circle, Lahiriasarai.
4. Saran Circle, Chapra.
5. Special Survey Circle, Patna in respect of persons who have their principal place of business in or reside in the district of Muzaffarpur, Motihari, Darbhanga and Chapra.

V. Jamshedpur Range

1. Jharsuguda Circle, Jharsuguda.
2. Baripada Circle, Baripada.
3. Singhbhum Circle, Jamshedpur.
4. Special Survey Circle, Ranchi in respect of persons who have their principal place of business in or reside in the district of Sambalpur, Sundergarh, Dhenkanal, Phulbani, Khundmal, Mayurbhanj, Balasore, Koonjhar, Koraput, Kalahandi, Singhbhum and Bolangir-Patna.
5. Special Estate Duty-cum-Income Tax Circle, Jamshedpur.

Range

Income-tax Circles, Branches, Wards and Districts

VI. Cuttack Range

1. Cuttack Circle, Cuttack.
2. Berhampur Circle, Berhampur.
3. Special Circle, Cuttack.
4. Special Survey Circle, Ranchi in respect of persons who have their principal place of business in or reside in the districts of Cuttack, Puri and Ganjam.
5. Rayagada Circle, Titlagarh.

III. BOMBAY CITY

Bombay 'A'

1. A-I Ward
2. A-III Ward.
3. A-IV Ward.
4. A-V Ward.

Bombay 'B'

1. M-Ward.
2. Bombay Refund Circle.
3. Non-residents' Refund Circle.
4. Foreign Section.
5. Bombay Circle I.
6. Bombay Circle II.
7. Bombay Circle III.
8. Bombay Circle IV.
9. Bombay Circle V.
10. Bombay Circle VI.
11. Bombay Circle VII.
12. Bombay Circle VIII.
13. Bombay Circle IX.
14. Bombay Circle X.
15. Bombay Circle XI.
16. Bombay Circle XII.

Bombay 'C'

1. C-II Ward.
2. Salaries Branch I.
3. Salaries Branch II.
4. Special Investigation Branch.
5. Special Survey Circle I.
6. Special Survey Circle II.
7. Special Survey Circle III.
8. Special Survey Circle VI.
9. Special Circle I.

Bombay 'D'

1. Companies Circle I (All Sections).
2. Companies Circle II (All Sections).

Bombay 'E'

1. B-I Ward.
2. B-II Ward.
3. A-II Ward.

Bombay 'F'

1. C-III Ward.

Bombay 'G'

1. C-IV Ward.
2. Special Survey Circle V.
3. Evacuees Circle.

Bombay 'H'

1. B-III Ward.
2. E-Ward.

Range	Income-tax Circles, Branches, Wards and Districts
Bombay 'K'	1. Bombay Suburban District. 2. D-I Ward. 3. D-II Ward.
Bombay 'L'	1. Companies Circle III (All Sections). 2. Companies Circle IV (All Sections).
Bombay 'M'	1. C-I Ward. 2. Special Survey Circle IV.
Bombay 'N'	1. G-Ward. 2. Central Section I. 3. Central Section II. 4. Central Section III. 5. Central Section IV. 6. Central Section V. 7. Central Section VI. 8. Central Section VII. 9. Central Section VIII. 10. Central Section IX. 11. Central Section X. 12. Central Section XI. 13. Central Section XII. 14. Central Section XIII. 15. Central Section XIV. 16. Central Circle I-A, Bombay. 17. Central Circle I-B, Bombay. 18. Central Circle I-C, Bombay. 19. Central Circle II-A, Bombay. 20. Central Circle II-B, Bombay. 21. Central Circle II-C, Bombay. 22. Central Circle II-D, Bombay. 23. Central Circle II-E, Bombay.

IV. BOMBAY NORTH

Ahmedabad Range I

1. Spl. Cir. I, Ahmedabad.
2. Spl. Cir. II, Ahmedabad.
3. Circle I, Ward-A, Ahmedabad.
4. Circle I, Ward-B, Ahmedabad.
5. Patan Circle, Patan.
6. Palanpur Circle.
7. Special Circle, Ahmedabad.
8. Circle I, Addl. Ward-A, Ahmedabad.
9. Estate duty-cum-Income-tax Circle, Ahmedabad.

Ahmedabad Range II

1. Circle II (excluding Wards-C, D, Addl. C, & Addl. D) A'.
2. Circle III, Ahmedabad.
3. Spl. Sur. Cir. I, Ahmedabad.
4. Nadiad Circle.

Ahmedabad Range III

1. Cir. I, Wards-C, D, E, Ahmedabad.
2. Cir. II, Wards, C, D, Addl. C, and Addl. D, Ahmedabad.
3. Kadi Circle.
4. Mehsana Circle.
5. Viramgam Circle.
6. Central Circle I, Ahmedabad.
7. Central Circle II, Ahmedabad.

Range	Income-tax Circles, Branches, Wards and Districts
Baroda Range	1. Baroda Circle. 2. E.D.-cum-I.T. Circle, Baroda. 3. Spl. Survey Circle II, Baroda.
Godhra Range	1. Godhra Circle. 2. Petlad Circle.
Surat Range	1. Surat Circle, Surat. 2. E.D.-cum-I.T. Circle, Surat.
Navsari Range	1. Navsari Circle. 2. Broach Circle.
Nasik Range	1. Nasik Circle. 2. Jalgaon Circle. 3. Dhulia Circle.
Rajkot Range	1. Rajkot Circle. 2. Morvi Circle. 3. Bhuj Circle. 4. Jamnagar Circle. 5. Surendrenagar Circle. 6. E.D.-cum-I.T. Circle, Rajkot.
Bhavnagar Range	1. Bhavnagar Circle. 2. Amreli Circle. 3. Junagadh Circle. 4. Porbandar Circle.
V. BOMBAY SOUTH	
Poona—I	<ol style="list-style-type: none"> 1. All Income-tax Circles and Wards having headquarters at Poona excluding Wards A, B and C. 2. Special Survey Bombay South Circle: <ol style="list-style-type: none"> (i) In respect of persons who have income from business, profession or vocation and have their principal place of business in the district of Poona; (ii) in respect of persons having income from sources other than business, profession or vocation and residing in the district of Poona; and (iii) in respect of the cases transferred to the Circle, under Section 5(7A) of the Act. 3. Kolhapur District having headquarters at Kolhapur. 4. Special Estate Duty-cum-I.T. Circle, Poona.

Range	Income-tax Circles, Branches, Wards and Districts
Poona—II	<ol style="list-style-type: none"> 1. Income-tax Wards A, B and C of Poona having headquarters at Poona. 2. All Income-tax Wards of South Satara District having headquarters at Sangli. 3. North Satara District having headquarters at Satara. 4. All Income-tax Wards of Ahmednagar District having headquarters at Ahmednagar.
Thana	<ol style="list-style-type: none"> 1. All Income-tax Wards of Thana District having headquarters at Thana. 2. All Income-tax Wards of Kolaba District having headquarters at Alibag. 3. Ratnagiri District having headquarters at Ratnagiri. 4. All Income-tax Wards of Sholapur District having headquarters at Sholapur. 5. Special Survey Bombay South Circle: <ol style="list-style-type: none"> (i) in respect of persons who have income from business, profession or vocation and have their principal place of business in the district of Thana; and (ii) in respect of persons having income from sources other than business, profession or vocation and residing in the district of Thana.
Dharwar	<ol style="list-style-type: none"> 1. All Income-tax Wards of Dharwar district having headquarters at Dharwar. 2. All Income-tax Wards of Belgaum District having headquarters at Belgaum. 3. All Income-tax Wards of Bijapur District having headquarters at Bijapur.
VI. DELHI, AJMER, RAJASTHAN AND MADHYA BHARAT	
'A' New Delhi	<ol style="list-style-type: none"> 1. All Companies Circles, New Delhi. 2. Central Circles, IV, V and VI, Delhi. 3. All Contractors Circles, New Delhi. 4. Ward No. VIII, Delhi. 5. Evacuee Circle, Delhi. 6. B-I District, New Delhi to B-XI District, New Delhi. 7. A-Ward, Bharatpur and 8. Alwar.
'B' New Delhi	<ol style="list-style-type: none"> 1. Ward Nos. IX(1), IX(2), IX(3), IX(4) and IX(5), Delhi. 2. Central Circle I, Delhi. 3. Central Circle II, Delhi. 4. Central Circle III, Delhi. 5. Ward No. VI, Delhi. 6. All Business Circles, New Delhi. 7. A-I District, New Delhi to A-IV District, New Delhi.

Range	Income-tax Circles, Branches, Wards and Districts
	8. C-I and C-II Districts, New Delhi. 9. Special Circle, Delhi. 10. Central Circle II, New Delhi and 11. A, B & C Wards, Gwalior.
'C' New Delhi	1. Ward Nos. I(1), I(2), II, III, IV and V, Delhi. 2. Estate Duty <i>cum</i> Income-tax Circles, New Delhi. 3. Salary Circle, Delhi. 4. All Private Salary Circles, New Delhi. 5. Survey Wards Nos. I & II, Delhi. 6. Foreign Section, Delhi. 7. Ward Nos. VII(1), VII(2), VII(3) and VII(4), Delhi. 8. B-XII District, New Delhi to B-XVIII District, New Delhi. 9. B-Ward, Bharatpur and 10. Bharatpur.
Indore	1. A, B, C, D and E Wards, Indore. 2. A, B and C Wards, Ujjain. 3. A and B Wards Ratlam and 4. A, B and C Wards, Kotah.
Jaipur	1. A, B, C, D and E Wards, Jaipur. 2. Estate Duty <i>cum</i> Income-tax Circles, Jaipur. 3. Ajmer. 4. Beawar and 5. A, B and C Wards, Udaipur.
Jodhpur	1. A, B and C Wards, Jodhpur. 2. A and B Wards, Sriganganagar and 3. A and B Wards, Bikaner.
VII. HYDERABAD	
Hyderabad 'A' Range	1. A-Ward, Hyderabad. 2. E-Ward, Hyderabad. 3. Aurangabad. 4. Gulbarga. 5. Raichur. 6. Estate Duty Circle, Hyderabad.
Hyderabad 'B' Range	1. B-Ward, Hyderabad. 2. Salary Circle, Hyderabad. 3. Multi-purpose Circle, Hyderabad. 4. Nizamabad. 5. Nanded. 6. Special Circle, Hyderabad.
Hyderabad 'C' Range	1. C-Ward, Hyderabad. 2. D-Ward, Hyderabad. 3. Special Survey Circle, Hyderabad. 4. Khammameth. 5. Warangal. 6. Latur.

Range	Income-tax Circles, Branches, Wards and Districts
Kurnool Range	<ol style="list-style-type: none"> 1. Kurnool. 2. Adoni. 3. Anantapur. 4. Cuddapah.
Rajahmundry Range	<ol style="list-style-type: none"> 1. Vizianagaram. 2. Visakhapatnam. 3. Kakinada. 4. Rajahmundry. 5. Ellore. 6. Masulipatam.
Vijayawada Range.	<ol style="list-style-type: none"> 1. Vijayawada. 2. Special Survey Circle, Vijayawada. 3. Special Circle, Vijayawada. 4. Estate Duty Circle, Vijayawada. 5. Guntur. 6. Tenali. 7. Bapatla. 8. Nellore. 9. Chittoor.
VIII. MADHYA PRADESH AND BHOPAL	
Range 'A', Nagpur	<ol style="list-style-type: none"> 1. Special Circles I and II Nagpur. 2. Nagpur 'A'-Ward. 3. Nagpur 'B'-Ward. 4. Nagpur 'C'-Ward. 5. Salary Circle, Nagpur. 6. Special Estate Duty-cum-Income tax Circle, Nagpur. 7. Chhindwara.
Range 'B', Nagpur.	<ol style="list-style-type: none"> 1. Nagpur 'D' Ward. 2. Nagpur 'E'-Ward. 3. Special Survey Circle, Nagpur. 4. Amaravati. 5. Akola. 6. Wardha. 7. Yeotmal.
Jabalpur Range.	<ol style="list-style-type: none"> 1. Jabalpur. 2. Sagar. 3. Bhopal. 4. Khandwa. 5. Raigarh. 6. Bilaspur. 7. Raipur. 8. Rajnandgaon. 9. Khamgaon.
"IX. MADRAS"	
Madras "A" Range	<ol style="list-style-type: none"> 1. Madras City Circle V. 2. Madras (Special) Circle. 3. Madras Special Central Circle. 4. Madras Special North Circle. 5. Madras Special South Circle. 6. Madras Special East Circle. 7. Special Circle, Madras.

Range	Income-tax Circles, Branches, Wards and Districts
	8. Kancheepuram Circle. 9. Vellore Circle. 10. Special Survey Circle I, Madras (In respect of persons who have their principal place of business in or reside in the districts of North Arcot and Chingleput).
Madras "B" Range	1. Madras City Circle I. 2. Madras City Circle III. 3. Estate Duty Cum Income-tax Circle, Madras. 4. Cuddalore Circle. 5. Special Survey Circle No. 1, Madras (excluding jurisdiction assigned to other Appellate Assistant Commissioner).
Madras "C" Range	1. Madras City Circle II. 2. Madras City Circle IV. 3. Madras Salaries Circle. 4. Central Circle I. 5. Central Circle II. 6. Tanjore Circle. 7. Nagapattinam Circle. 8. Special Survey Circle No. 1, Madras (in respect of persons who have their principal place of business in or reside in the Tanjor District).
Salem Range	1. Salem Circle. 2. Special Survey Circle No. 3, Coimbatore (In respect of persons who have their principal place of business in or reside in the Salem District).
Thiruchirapalli Range	1. Thiruchirapalli Circle. 2. Karaikudi Circle. 3. Pudukkottai Circle. 4. Special Survey Circle No. 2 Madhurai (In respect of persons who have their principal place of business in or reside within the jurisdiction of the Income-tax Circles, Thiruchirapalli, Pudukkottai and Karaikudi).
Tuticorin Range	1. Tuticorin Circle. 2. Thirunelveli Circle. 3. Special Survey Circle No. 2, Madhurai (In respect of persons who have their principal place of business in or reside in the Tirunelveli District).
Madhurai Range	1. Madhurai Circle. 2. Madhurai (Special) Circle. 3. Dindigul Circle. 4. Virudhunagar Circle. 5. Palghat Circle. 6. Estate Duty cum Income-tax Circle, Madhurai.

Range	Income-tax Circles, Branches, Wards and Districts
	7. Special Survey Circle No. 2, Madhurai (excluding jurisdiction assigned to other Appellate Assistant Commissioners). 8. Special Survey Circle No. 3, Coimbatore (In respect of persons who have their principal place of business in or reside within the jurisdiction of the Income-tax Circle, Palghat.)
Coimbatore Range	1. Coimbatore Circle. 2. Special Circle, Coimbatore. 3. Excess Profits Tax Circles, Coimbatore and Erode. 4. Estate Duty <i>Cum</i> Income-tax Circle, Coimbatore. 5. Erode Circle. 6. Ootacamund Circle. 7. Special Survey Circle No. 3, Coimbatore (excluding jurisdiction assigned to other Appellate Assistant Commissioners).
Kozhikode Range	1. Kozhikode Circle. 2. Mangalore Circle. 3. Special Survey Circle No. 3, Coimbatore (In respect of persons who have their principal place of business in or reside within the jurisdiction of Income-tax Circle Kozhikode and Mangalore).
X. MYSORE, TRAVANCORE-COCHIN	
'A' Range, Bangalore	1. Urban Circle. 2. Mysore Circle. 3. Hassan Circle. 4. Davangere Circle. 5. Coorg Circle. 6. Special Investigation Branch, Bangalore. 7. Estate Duty <i>cum</i> Income-tax Circle, Bangalore.
'B' Range, Bangalore	1. Salary Circle, Bangalore. 2. Rural Circle, Bangalore. 3. Shimoga Circle. 4. Tumkur Circle. 5. Special Circle, Bangalore. 6. Special Survey Circle, Bangalore. 7. Bellary Circle.
Trivandrum Range	1. Trivandrum Circle. 2. Nagercoil Circle. 3. Quilon Circle. 4. Alleppey Circle. 5. Kottayam Circle. 6. Mattancherry Circle. 7. Special Circle, Trivandrum. 8. Special Survey Circle, Mattancherry.

Range	Income-tax Circles, Branches, Wards and Districts
Ernakulam Range	<ol style="list-style-type: none"> 1. Ernakulam Circle. 2. Alwaye Circle. 3. Trichur Circle. 4. Kolar Circle. 5. Salary Circle, Ernakulam. 6. Estate Duty cum Income-tax Circle, Ernakulam.
XI. PUNJAB, HIMACHAL PRADESH, BILASPUR, PATIALA AND EAST PUNJAB STATES UNION AND JAMMU & KASHMIR	
Amritsar	<ol style="list-style-type: none"> 1. Amritsar. 2. Special Survey Circle, Amritsar. 3. Foreign Section, Amritsar. 4. Special Estate Duty cum Income-tax Circle, Amritsar. 5. Special Circle, Amritsar. 6. Srinagar. 7. Kashmir Muffasil, Srinagar. 8. Salary Circle, Srinagar. 9. Projects Circle, Srinagar. 10. Special Ward, Srinagar. 11. Survey Circle, Srinagar. 12. Jammu. 13. Projects Circle, Jammu. 14. Udhampur.
Ambala	<ol style="list-style-type: none"> 1. Ambala. 2. Special Circle, Ambala. 3. Projects Circle, Ambala. 4. Simla. 5. Chandigarh. 6. Special Survey Circle, Patiala (In respect of persons who have their principal place of business in or reside in the jurisdiction of Income-tax Circles specified in entries 1, 4 & 5).
Rohtak	<ol style="list-style-type: none"> 1. Rohtak. 2. Karnal. 3. Hissar. 4. Special Survey Circle, Patiala. (In respect of persons who have their principal place of business in or reside in the jurisdiction of Income-tax Circles specified in entries 1, 2 & 3).
Patiala	<ol style="list-style-type: none"> 1. Bhatinda. 2. Patiala. 3. Sangrur. 4. Salary Circle, Patiala. 5. Ferozepur. 6. Special Survey Circle, Patiala. (In respect of persons, who have their principal place of business in or reside in the jurisdiction of Income-tax Circles specified in entries 1, 2 and 3).
Ludhiana	<ol style="list-style-type: none"> 1. Ludhiana.

Range

Income-tax Circles, Branches, Wards and Districts

Jullundur

1. Jullundur.
2. Hoshiarpur.
3. Gurdaspur.

XII. UTTAR PRADESH & VINDHYA PRADESH

Meerut

1. Meerut.
2. Special Survey Circle, Meerut.
3. Special Circle, Meerut.
4. Military Circle, Meerut.
5. Saharanpur.

Dehradun

1. Dehra Dun.
2. Najibabad.
3. Muzaffarnagar.

Bareilly

1. Bareilly.
2. Mathura.

Lucknow

1. Lucknow.
2. Project Circle, Lucknow.
3. Sitapur.
4. Special Survey Circle, Lucknow

Allahabad

1. Allahabad.
2. Central Circle, Allahabad.
3. Mirzapur.
4. Satna.
5. Faizabad.

Agra

1. Agra.

Varanasi

1. Varanasi.
2. Gorakhpur.
3. Azamgarh.
4. Gonda.

Kanpur, Range I

1. District II, Kanpur.
2. Jhansi.

Kanpur Range II

1. District III, Kanpur.
2. Special Circle, Kanpur.
3. Special Survey Circle, Kanpur.
4. Central Circle, Kanpur (Delhi Charge)

Kanpur Range III

1. District-I, Kanpur.
2. Fatehgarh.

Moradabad

1. Moradabad.
2. Rampur.
3. Aligarh.

Range	Income-tax Circles, Branches, Wards and Districts
XIII. WEST BENGAL	
“A” Range, Calcutta	All Central Circles.
“B” Range, Calcutta	<ol style="list-style-type: none"> 1. District I(1), Calcutta. 2. District I(2), Calcutta. 3. Special Survey Circle IV.
“C” Range, Calcutta	<ol style="list-style-type: none"> 1. District V, Calcutta. 2. District IV(3), Calcutta. 3. Special Survey Circle V, Calcutta. 4. Special Survey Circle X, Calcutta. 5 Companies District IV, Calcutta.
“D” Range, Calcutta	<ol style="list-style-type: none"> 1. Foreign Section, Calcutta. 2. Companies District III, Calcutta. 3. Special Survey Circle I, Calcutta. 4. Special Survey Circle II, Calcutta. 5. District II(1) Calcutta. 6. Burdwan-Birbhum.
“E” Range, Calcutta	<ol style="list-style-type: none"> 1. Estate Duty-cum I.T. Circle, Calcutta. 2. Companies District I, Calcutta. 3. N.C. (I.T. cum-E.P.T.) District I, Calcutta. 4. N.C. (I.T. cum-E.P.T.) District II, Calcutta. 5. Hoogly. 6. Special Survey Circle VIII. 7. Cooch Behar. 8. Refund Circle Calcutta. 9. District IV(1), Calcutta.
“F” Range, Calcutta	<ol style="list-style-type: none"> 1. Companies District II, Calcutta. 2. District II (2), Calcutta. 3. 24-Parganas.
“G” Range, Calcutta	<ol style="list-style-type: none"> 1. Midnapore-Bankura. 2. Special Survey Circle VII, Calcutta. 3. Special Survey Circle XI, Calcutta. 4. District V-A, Calcutta. 5. District III(2), Calcutta.
“H” Range, Calcutta	<ol style="list-style-type: none"> 1. Special Circle I, Calcutta. 2. Cases which have been assigned and which will be assigned from time to time by the Board.
“I” Range, Calcutta	<ol style="list-style-type: none"> 1. Special Circle I, Calcutta. 2. Cases which have been assigned and which will be assigned from time to time by the Board.
“J” Range, Calcutta	<ol style="list-style-type: none"> 1. District IV(2), Calcutta. 2. District IIIA, Calcutta. 3. Central Salaries Circle, Calcutta. 4. Railway & Miscellaneous Salaries Circle, Calcutta.

Range	Income-tax Circles, Branches, Wards and Districts
	5. Special Survey Circle III. 6. Special Survey Circle VI. 7. Special Survey Circle IX. 8. Murshidabad-Nadia.
"K" Range, Calcutta	1. West Dinajpore-Malda. 2. Howrah. 3. District III(1).
"L" Range, Calcutta	1. Jalpaiguri-Darjeeling. 2. District VI, Calcutta.

Where an Income-tax Circle stands transferred by this notification from one Range to another Range, appeals arising out of assessments made in that Income-tax Circle and pending immediately before the date of this notification before the Appellate Assistant Commissioner of the Range from whom that Income-tax Circle is transferred shall on and from the date of this notification be transferred to and dealt with by the Appellate Assistant Commissioner of the Range to whom the said Circle is transferred.

[No. 57.]

B. V. MUNDKUR, Under Secy.

